IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Zoeckler, M. In re Application of: 09/559,704 Serial Number: April 27, 2000 Filed: Paperboard Cartons with Laminated Title of Invention: Reinforcing Ribbons and Method of Making Same Marmon, Christopher R. Examiner: 3721 Art Unit: DECLARATION OF STEVE MCLARY, Esq. : Title of This Paper: (37 CFR 1.132) Final Action Mailed 05/28/02 This Paper Responds to: R029 1056 Attorney Docket No.:

I, Steve McLary, hereby make the following declaration

I am employed as Intellectual Property Counsel to Riverwood International Corporation, the assignee of the above referenced patent application ("Riverwood"), and am authorized to make this Declaration on behalf of said Corporation.

I am familiar with commercial sales and marketing activity surrounding the reinforced carton products manufactured by Riverwood ("Carton Products"). These are the products that

embody the invention disclosed and claimed in the above referenced patent application.

Riverwood's Carton Products were first introduced to potential customers in about September, 2001, some 16 months prior to the execution of this Declaration.

Since introducing the Carton Products, Riverwood has received orders for 5 million units of the products, some of which have been produced by Riverwood and delivered to customers and others of which are in production. These initial orders represent about \$1,300,000 in sales in just the first few months since product introduction.

Riverwood has presented samples of the Carton Products to various of its customers, including major U.S. packagers such as Pepperidge Farm, Archer Farms Market Coolers, Pactiv (Hefty plastic bags), Minute Maid, Kellogg, and Mars Candies. Based upon feedback from such customers, Riverwood expects to receive orders for the Carton Products from some or all of these companies totaling approximately 30 to 40 million units within the next six to nine months. Such orders will represent about \$8,000,000 in sales of the Carton Products.

All statements made herein of my own knowledge are true and all statements made on information and belief are believed to be true. I acknowledge the warning that willful false statements and the like are punishable by fine or imprisonment, or both (18 U.S.C. \$1001) and may jeopardize the validity of the application or any patent issuing thereon.

This the 7th day of January, 2003.

Steve McLary

Intellectual Property Counsel

Riverwood International Corporation